

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Public Servants - Revenue Department - Disciplinary action initiated against Sri K.Prakasam, former Tahsildar, Kodangal (M), Mahabubnagar District for passing illegal orders in favour of the land holders under AP Tenancy Act, 1950 - Charges framed - Explanation - Further action dropped - Orders - Issued.

REVENUE (VIGILANCE.II) DEPARTMENT

G.O.Rt.No. 96

Dated:27.01.2010

Read:-

From CCLA's Lr.No.VSI(4)/143/2009, dt.18.12.2009.

O R D E R:-

In the reference read above, the Chief Commissioner of Land Administration, Hyderabad has stated that Sri K.Prakasam, while working as Tahsildar, Kodangal Mandal, Mahabubnagar District has issued proceedings No.A/745/2000, dt.12.12.2008 terminating the Tenancy rights of remaining PTs for non payment of the rent fixed by the MRO, Kodangal in respect of Sy.Nos. 73 & 74 to an ext. of Ac. 27.00 and handing over the possession of the lands to the pattedars inadvertently, by misconstrued the judgement delivered by the Joint Collector, Mahabubnagar. On the said irregularity, the District Collector, Mahabubnagar has framed charges against him vide his proc. No.A4/245/2009, dt.3.3.2009. The AO has submitted his explanation stating that after vacation of stay orders by the Jt.Collector, the pattedars have approached him, to hand over the possession, and upon hearing and after going through the judgment of the JC, he has issued orders terminating the rights of the PTs and ordered to deliver the possession of the said land to the original pattedars vide his proc. No.A/745/2000, dt.12.12.2008. He has further stated that as per the directions of the RDO, Narayanpet, he has issued orders reverting back the delivery of possession of the lands to the respondents, with due obedience to the orders of his superiors. Further, the Hon'ble High Court in its interim orders dt.22.1.2009 in WP No.728 of 2009 has restored the possession of the lands in Sy.No.73 & 74 of Kodangal (V) upheld his action. He has finally stated that there was no malafide intention in discharging his legitimate duties and there is no financial loss to Government in this case. Hence, he has requested to exonerate him from the charges framed against him and release his pensionary benefits on sympathetic grounds.

2. The Chief Commissioner of Land Administration, while furnishing the proposals, has stated that according to rule 9 (2) of A.P. Revised Pension Rules, 1989, Government is competent to take disciplinary action against the retired officers, since the AO has retired from service on 31.8.2009.

3. Government, after careful examination of the matter, keeping in view of the charges and explanation of the AO, have considered the explanation of the Accused Officer and decided to drop further action against Sri K.Prakasam, former Tahsildar, Kodangal (M) (now retd). Accordingly, Government, hereby drop further action against Sri K.Prakasam, former Tahsildar, Kodangal (M), Mahabubnagar District (now retired).

4. The Chief Commissioner of Land Administration, Andhra Pradesh, Hyderabad is requested to take necessary action accordingly.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

ASUTOSH MISHRA
PRINCIPAL SECRETARY TO GOVERNMENT

To

The Chief Commissioner of Land Administration,
Andhra Pradesh, Hyderabad.

The District Collector, M'nagar.

The Accountant General, Andhra Pradesh, Hyderabad.

Sf/Sc.

// FORWARDED :: BY ORDER //

SECTION OFFICER.